

be deemed commenced, when the summons is issued; *Provided however*, that personal service of such summons shall be made, or publication thereof commenced within thirty days after obtaining a warrant of attachment.

§198.—Publication to be made.

The plaintiff obtaining a warrant of attachment shall within the time above prescribed, cause publication to be made, at least once a week for four successive weeks, in some newspaper published in the county in which the warrant is returnable; or if there be none such published, then in one published within the judicial district, in which such county is, or if there be none such published, then in any newspaper published in this State. Said publication shall state the names of the parties, the amount, and in a brief way, the nature of the demand, the time and place to which the warrant is returnable, and shall require the defendant to appear then and there and answer the complaint. If the place of residence of the defendant be known, the plaintiff shall send to him by mail, a copy of such publication; and the court in which the suit is pending may, at any time, order notice to be sent by mail to any place, in which the defendant may be supposed to reside or be.

§199.—Warrant, by whom granted.

If the action be not founded on a contract, or if the sum demanded exceeds two hundred dollars, a warrant of attachment must be obtained from the Judge of the judicial district, within some county of which, the cause of action arose; or, in case the defendant is a foreign corporation, within some county of which, it usually did business, or within some county of which, the defendant resided or did business within six months next preceding the issuing of the summons; or from the Clerk of the Superior Court of any county within said district. It shall be made returnable to the Superior Court of a county, in which the cause of action arose, or in which the defendant resided or did